Exhibit 'R'

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                                                                                                                  Page 3
             IN THE UNITED STATES DISTRICT COURT
                                                                                        TNDEX
              FOR THE WESTERN DISTRICT OF TEXAS
                                                              2
                                                                                                                 PAGE
2
                   SAN ANTONIO DIVISION
                                                              3 Appearances.....
3 MELODY JOY CANTU and DR.
                             )
                                                              4 DR. RODRIGO CANTU
  RODRIGO CANTU ,
                                                                    Examination by Ms. Peery...... 4
               Plaintiffs.
                            )
5
                              ) CIVIL ACTION
                                                                Reporter's Certificate......100
  VS.
                                                              6
6
                              ) NO.: 5:20-CV-00746-JKP
  DR. SANDRA GUERRA and
                              ) (HJB)
                                                              8
7 DIGITAL FORENSICS
  CORPORATION, LLC,
                                                             10
                Defendants.
                                                             11
9
                                                             12
                                                             13
              ORAL AND VIDEOTAPED DEPOSITION OF
                                                             14
                   DR. RODRIGO CANTU
                                                             15
13
                        (VIA ZOOM)
14
                       JULY 16, 2022
                                                             16
15
                                                             17
16
       ORAL AND VIDEOTAPED DEPOSITION OF DR. RODRIGO CANTU,
                                                             18
17 produced as a witness at the instance of the DEFENDANT,
                                                             19
18 and duly sworn, was taken in the above-styled and
                                                             20
19 numbered cause on July 16, 2022 from 2:24 o'clock p.m.
20 to 5:40 o'clock p.m., Via Zoom, before
                                                             21
21 DEBBIE S. LONGORIA, CSR in and for the State of Texas,
                                                             22
22 reported by machine shorthand, pursuant to the Federal
                                                             23
23 Rules of Civil Procedure.
24
                                                             25
25
                                                     Page 2
1
                   APPEARANCES
                                                                         VIDEOGRAPHER: Going on record, the time
                                                             2 is 3:03. Today's date the July 16th, 2022. Can counsel
3 FOR THE PLAINTIFFS:
                                                              3 please state your names and whom you represent?
       TOR EKELAND (Via Zoom)
       TOR EKELAND LAW, PLLC
                                                              4
                                                                         MS. PEERY: Brandy Peery and Ricardo
       30 WALL STREET, 8TH FLOOR
5
                                                              5 Cedillo on behalf of Sandra Guerra.
       NEW YORK, NEW YORK 10005
       (718) 737-7264
                                                                         MR. EKELAND: Tor Ekeland on behalf of
6
       tor@torekeland.com
                                                             7 plaintiff David Cantu.
                                                                           DR. RODRIGO CANTU,
  FOR THE DEFENDANTS DR. SANDRA GUERRA and DIGITAL
8 FORENSICS CORPORATION, LLC:
                                                             9 having been first duly sworn, testified as follows:
       BRANDY C. PEERY (Via Zoom)
                                                                               EXAMINATION
                                                             10
       RICARDO G. CEDILLO (Via Zoom)
10
       DAVIS, CEDILLO & MENDOZA, INC.
                                                             11 BY MS. PEERY:
       755 E. MULBERRY, SUITE 500
                                                                   Q. Good afternoon, Dr. -- Dr. Cantu.
                                                             12
11
       SAN ANTONIO, TEXAS 78212
                                                             13
                                                                   A. Hello.
       (210) 822-6666
12
       bpeery@lawdcm.com
                                                             14
                                                                   Q. Can we -- can you hear me okay?
       rcedillo@lawdcm.com
                                                                   A. Yes.
                                                             15
13
14 ALSO PRESENT:
                                                                   Q. Okay. Great. Dr. Cantu, were you present for
                                                             16
15
       KYLE LABYER, Videographer (Via Zoom)
                                                             17 the entire deposition of your wife Melody Cantu?
       MELODY JOY CANTU (Via Zoom)
                                                             18
                                                                   A. I listened in, yes, and watched the video.
       NICOLE GUITELMAN (Via Zoom)
16
       KATHLEEN N. FOLKS (Via Zoom)
                                                                   Q. For the entirety of the deposition?
                                                             19
17
       DR. SANDRA GUERRA (Via Zoom)
                                                             20
                                                                   A. Yes.
18
                                                             21
                                                                   Q. Is there anything -- we'll get into specifics,
19
20
                                                             22 but is there anything that stands out to you from her
21
                                                             23 testimony that you'd like to clarify or correct?
22
23
                                                             24
                                                                   A. No.
24
                                                             25
                                                                          MR. EKELAND: Objection. You can answer.
25
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- 17 Q. (By Ms. Peery) And you're basing this off of 18 the link that was sent to Melody's cell phone?
- 19 MR. EKELAND: Objection. You can answer. 20 THE WITNESS: Yes, that's the evidence I
- 21 have that DFC accessed our internet.
- 22 MS. PEERY: Kyle, you can take that down, 23 please. Thank you.
- Q. (By Ms. Peery) Dr. Cantu, what is your date of 25 birth?
- 18 she's married. 19
- Q. Okay. Older or younger sibling?
- 20 A. She's younger.
- 21 Q. Okay. And when is the last time you
- 22 communicated with your sister?
- A. In 2018. 23
- Q. Where were you born? 24
- 25 A. In Edinburg, Texas.



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1 heart going faster, feeling short of breath, being
2 vigilant, hypervigilant, feeling sadness, feeling like
3 things are out of control.

4 Q. (By Ms. Peery) How does the -- how does the 5 severe emotional distress that you allege was caused by 6 Dr. Guerra and DFC affect your daily life?

7 MR. EKELAND: Objection. You can answer.

8 THE WITNESS: Well, it affects my daily
9 life because my wife is afraid to leave the house. And
10 so, we have very limited ability to do things we enjoy.
11 It's difficult for her to -- to go to a restaurant,
12 which again, we do very infrequently, to do things
13 out -- outside of the home. So, we tend to stay home a
14 lot and that affects my daily life.

15 Q. (By Ms. Peery) You're saying the reason you16 have to stay at home a lot and you can't go out is17 solely due to the conduct of Dr. Guerra and DFC?

18 MR. EKELAND: Objection.

19 THE WITNESS: Yes. Yes.

20 Q. (By Ms. Peery) Has nothing to do with Melody's 21 agoraphobia?

22 MR. EKELAND: Objection. You can answer.

23 THE WITNESS: She has worsening of these
24 agoraphobia, anxiety, panic because of what's happened
25 through DFC and Dr. Guerra. I believe if it hadn't --

1 Exhibit 3? And can you go to the very last page, 2 paragraph 124?

3 Q. (By Ms. Peery) Dr. Cantu, can you read this 4 paragraph? Can you see it?

5 A. Yeah, I can see it. The actions --

6 Q. I just asked if you could see it. I'll read
7 it into the record. "The actions of defendants caused
8 plaintiff's emotional distress by putting the Cantus in
9 a state of prolonged and sustained fear for their safety
10 and privacy of their family and themselves because the
11 repeated false charges, false investigations and
12 cyberstalking."

13 As you sit here today, are you telling 14 the jury that Dr. Guerra -- as of today, you are still 15 suffering from a prolonged and sustained fear for your 16 safety and privacy of your family?

17 MR. EKELAND: Objection. You can answer.

18 THE WITNESS: Yes.

MS. PEERY: I will pass the witness.MR. EKELAND: We don't have any

21 questions. Thank you.

22 MS. PEERY: Thank you, Tor, for -- I'm 23 sorry, go off record.

24 VIDEOGRAPHER: One moment. Going off 25 record, the time is 5:39.

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1 if these things had not happened, she would be more
2 likely to not suffer these symptoms.

3 Q. (By Ms. Peery) Your -- Dr. Cantu, what kind of 4 doctor -- medical doctor are you?

5 A. Family medicine doctor.

Q. Family medicine. You're not a clinical7 psychologist?

8 A. Correct.

9 Q. Okay. Not a psychiatrist?

10 A. That's correct. I said I'm a family medicine 11 doctor.

12 Q. Okay. Do you -- do you treat patients that 13 suffer from agoraphobia?

14 MR. EKELAND: Objection. You can answer.

15 THE WITNESS: I treat patients that have 16 agoraphobia.

17 Q. (By Ms. Peery) Is that your specialty?

18 A. My specialty is family medicine.

19 Q. Okay.

20 A. I'm -- so, the answer is no.

21 Q. Have you ever reviewed Melody's medical 22 records?

23 MR. EKELAND: Objection.

24 THE WITNESS: No.

25 MS. PEERY: Kyle, can you pull up

Page 100 1 IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF TEXAS SAN ANTONIO DIVISION 3 MELODY JOY CANTU and DR. RODRIGO CANTU, 4 Plaintiffs. 5) CIVIL ACTION VS. 6) NO.: 5:20-CV-00746-JKP) (HJB) 7 DR. SANDRA GUERRA and DIGITAL FORENSICS 8 CORPORATION, LLC. 9 Defendants. 10 11 REPORTER'S CERTIFICATION 12 DEPOSITION OF DR. RODRIGO CANTU 13 JULY 16, 2022 14 15 I, Debbie S. Longoria, Certified Shorthand Reporter 16 in and for the State of Texas, hereby certify to the 17 following: 18 That the witness, DR. RODRIGO CANTU, was duly sworn 19 by the officer and that the transcript of the oral 20 deposition is a true record of the testimony given by 21 the witness; 22 I further certify that pursuant to FRCP Rule 30(f)

__was requested by the deponent or a party before

25 the completion of the deposition and returned within 30

23 (1) that the signature of the deponent:



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1 days from date of receipt of the transcript. If	
2 returned, the attached Changes and Signature Page	
3 contains any changes and the reasons therefor;	
4X_was not requested by the deponent or a party	
5 before the completion of the deposition.	
6 I further certify that I am neither attorney nor	
7 counsel for, related to, nor employed by any of the	
8 parties to the action in which this testimony was taken.	
9 Further, I am not a relative or employee of any	
10 attorney of record in this cause, nor do I have a	
11 financial interest in the action.	
12 Subscribed and sworn to on this the 28th day	
13 of July, 2022.	
14	
15	
16	
1 Didn's man.	
17 Dobbio C. Languia Mana Columnia	
17 Debbie S. Longoria, Texas CSW #5232	
Expiration Date: 10/31/23	
18 Lexitas - Firm Registration No. 539	
100 N.E. Loop 410, Suite 955	
19 San Antonio, Texas 78216	
(210) 481-7575	
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